## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

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-vs-

No. 10-13898 District Judge Mark A. Goldsmith Magistrate Judge R. Steven Whalen

LYNN M. DAVIDSON, ET AL.,

Defendants.

## **ORDER**

Before the Court is Plaintiff's Motion to Compel Discovery and to Appoint Counsel [Doc. #65]. The request to compel discovery is GRANTED, and the request to appoint counsel is DENIED WITHOUT PREJUDICE.

Plaintiff has submitted an interrogatory to all Defendants (and this would apply to all Defendants who have not been dismissed) seeking the address of Defendant Deborah Ellis, who has not been served. Defendant Wojnarowicz's counsel responded that it would be best to stay discovery until his client's motion to dismiss has been decided.

I previously entered an order setting a discovery deadline. *See* Doc. #46. I have previously granted a motion to compel discovery. *See* Doc. #49. Because Plaintiff is a prison inmate, the conference requirement of Fed.R.Civ.P. 26(f) does not apply. *See* Fed.R.Civ.P. 26(f)(1) and 26(a)(1)(B)(iv). Accordingly, Plaintiff's motion to compel is GRANTED, and the surviving Defendants shall, within 21 days of the date of this Order, submit answers under oath to this interrogatory. If they don't know where Ellis lives, they will so indicate.

However, Plaintiff's request for counsel must be denied at this time. Unlike criminal cases, there is no constitutional or statutory right to the appointment of counsel

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in civil cases. Rather, the Court requests members of the bar to assist in appropriate

cases. In Lavado v. Keohane, 992 F.2d 601, 605-606 (6th Cir. 1993), the Sixth Circuit

noted that "[a]ppointment of counsel in a civil case is not a constitutional right. It is a

privilege that is justified only by exceptional circumstances." (Internal quotations and

citations omitted).

It is the practice of this Court to defer any attempt to obtain counsel for pro se civil

rights Plaintiffs until after motions to dismiss or motions for summary judgment have

been denied. At this point, Plaintiff's motion to appoint counsel is premature. If

Plaintiff's claims ultimately survive dispositive motions, he may renew his motion for

appointment of counsel at that time.

Accordingly, Plaintiff's motion to compel is GRANTED.

Plaintiff's motion for appointment of counsel is DENIED WITHOUT

PREJUDICE.

IT IS SO ORDERED.

Dated: January 30, 2014

s/ R. Steven Whalen

R. STEVEN WHALEN

UNITED STATES MAGISTRATE JUDGE

I hereby certify that a copy of the foregoing document was sent to parties of record on

January 30, 2014, electronically and/or by U.S. mail..

s/Michael Williams

Case Manager for the

Honorable R. Steven Whalen

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